Case 6:09-cv-00446-LED Document 1313-2 Filed 02/01/12 Page 1 of 9 PageID #: 43790

## **EXHIBIT A**

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Page 1
1
                          ERIC BINA
2
              IN THE UNITED STATES DISTRICT COURT
3
               FOR THE EASTERN DISTRICT OF TEXAS
                        TYLER DIVISION
5
6
    EOLAS TECHNOLOGIES INCORPORATED, )
7
                      Plaintiff, ) Case No.
8
                                      ) 6:09-CV-446
             vs.
    ADOBE SYSTEMS, INC.; AMAZON. COM;)
10
    et al.,
11
                     Defendants.
12
13
14
15
16
                    DEPOSITION OF ERIC BINA
17
                       Chicago, Illinois
18
                        August 2, 2011
19
20
21
22
23
24
25
    REPORTED BY: Tina Alfaro, RPR, CRR, RMR, CLR
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Page 12 1 ERIC BINA 09:09:15 2 or even year. 09:09:16 3 Okay. And since that time in early 2000 Q. 09:09:18 when you first received this e-mail, did you read 09:09:23 5 Eolas's patent subsequently? 09:09:25 Α. Yes. 09:09:25 Q. And when did you last read Eolas patents? 09:09:29 I last looked at them -- not reading them Α. 09:09:34 completely, but looking at certain claims in them 09:09:36 10 this morning. 09:09:37 11 Q. And have you ever read Eolas patents 09:09:40 12 completely? 09:09:40 13 Α. Yes. 09:09:41 14 Ο. When did you last read Eolas patents 09:09:44 15 completely? 09:09:45 16 Α. 2010. I don't know the date more 09:09:51 17 specifically than that, like, you know, the month 09:09:53 18 and day. 09:09:54 19 Q. But you know it was 2010 for some certain 09:09:56 20 reason? 09:09:57 21 Yes. Yes. Α. 09:09:57 22 How is it that you know it was 2010? Ο. 09:09:59 23 Because that was when Jason Wolff contacted Α. 09:10:01 24 me about their patent. 09:10:04 25 Q. And Jason Wolff is counsel for Adobe in

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Page 13
         1
                                 ERIC BINA
09:10:07
           this case?
09:10:07
                 A. Yes. Uh-huh.
09:10:08
                 Q. Is Jason Wolff also representing you
09:10:10
            today?
09:10:11
                 A. Yes.
09:10:12 7
                 Q. Are you also represented by counsel for
09:10:15
            Amazon, eBay, and Yahoo today?
09:10:18
                 A. Yes.
09:10:18 10
                 Q. Are there any other Defendants whose
09:10:21 11 attorneys also represent you?
09:10:22 12
                 A. No.
09:10:23 13
                 Q. Are you aware that Jason Wolff also
09:10:29 14 represents Go Daddy in this case?
09:10:31 15
                 A. I am.
09:10:32 16
                 Q. So Go Daddy, Adobe, Amazon, eBay, and Yahoo
09:10:38 17
            are all Defendants whose attorneys also represent
09:10:41 18
            you; is that right?
09:10:42 19
                 A. I don't know the legal details of how that
09:10:44 20
            works. I know that these two attorneys represent
09:10:46 21
            me, and if that means that all those companies
09:10:49 22
            represent me, then yes, that is the case.
09:10:52 23
                 Q. Okay. Well, Jennifer Doan and Jason Wolff
09:10:56 24
            both represent you; is that right?
09:10:58 25
                 A. Correct.
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Page 37
         1
                                   ERIC BINA
09:38:03
             aware of Eolas?
09:38:08
                  A. To the best of my knowledge, it was when I
09:38:09
             read their patent.
09:38:11 5
                  O. And this is sometime the 2000 time frame;
09:38:15
         6
             is that right?
09:38:16
                  MS. DOAN: Objection, form.
09:38:19
             BY THE WITNESS:
09:38:19
                  A. My earlier guess was that the first time I
09:38:21 10
             would have read their patent was in earlier 2000,
09:38:24 11
             correct.
09:38:25 12
                  Q. Let's go back to some of your work starting
09:38:27 13
             with Mosaic. Now, you are one of the developers of
09:38:32 14
            the Mosaic Web browser; is that right?
09:38:34 15
                  A. That's correct.
09:38:36 16
                  Q. And did you develop Mosaic when you were a
09:38:38 17
             student at the University of Illinois?
09:38:40 18
                  Α.
                      No.
09:38:41 19
                  Q. What position did you have when you
09:38:43 20
             developed Mosaic?
09:38:47 21
                  A. My official title. I don't recall my
09:38:56 22
             official title. I might have been research
09:39:00 23
             engineer, but I don't recall.
09:39:02 24
                  Q. What is Mosaic if you had to describe it?
09:39:07 25
                      It was a Web browser.
                  Α.
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         1
                                  ERIC BINA
09:46:27
                  O. And I know it's a while back, but was this
09:46:30
         3
             something that maybe you could pin to something else
09:46:32
         4
             that happened?
09:46:36
                  A. Certainly, if we had documents, because I
09:46:38
            left NCSA to join a startup company which was
       7
09:46:41
            Netscape. So if we have, you know, the date of when
09:46:45
            Netscape was started, it was right around that date
09:46:47
            that I left NCSA.
09:46:49 10
                 O. Okay.
09:46:59 11
                 MR. BUDWIN: According to Wikipedia, it was
09:47:00 12
            founded in 1994. Does that sound right?
09:47:03 13
                 MR. WOLFF: Netscape or Mosaic?
09:47:03 14
                 MR. BUDWIN: Netscape.
09:47:03 15
                 THE WITNESS: It could be correct. I'm leery
09:47:07 16
            of Wikipedia information since they have misleading
09:47:10 17
            information about me, at least they used to. So I'd
09:47:13 18
            prefer if anyone still had any of the press
09:47:19 19
            announcements that Netscape sent out or like
09:47:21 20
            articles from newspapers that reported on a new
09:47:24 21
            company, that sort of stuff. But if we don't have
09:47:27 22
            those, I'm willing to grant 1994 sounds like a
09:47:31 23
            reasonable year.
09:47:35 24
            BY MR. RAPPAPORT:
09:47:35 25
                 Q. Why did you leave NCSA to go to Netscape?
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         1
                                  ERIC BINA
09:47:43
                  A. Joining a startup company is like the dream
09:47:46
             for software developers.
09:47:48
                  Q. And when you were at Netscape, did you
09:47:50 5
            continue to develop a browser?
09:47:53
                  A. Yes. We developed a new Web browser
09:47:54
             there.
09:47:55
                  Q. And was that -- what was the name of that
09:47:58
             browser?
09:47:59 10
                  Α.
                      It eventually became the Netscape
09:48:01 11
             Navigator.
09:48:03 12
                  Ο.
                      And before that what was it called?
09:48:05 13
                  Α.
                      The very first name, Mosaic Communicator, I
09:48:13 14
             think.
09:48:13 15
                  Q. Why was it that you wanted to continue to
09:48:15 16
             develop browsers once you left NCSA?
09:48:18 17
                  A. I wanted to be part of a startup, and Jim
09:48:22 18
             Clark wanted to do a startup company to develop Web
09:48:25 19
             browsers.
09:48:25 20
                  Q. Were you one of the co-founders of
09:48:29 21
             Netscape?
09:48:29 22
                  Α.
                      Yes.
09:48:30 23
                  Q.
                      Who else was a co-founder with you?
09:48:32 24
                      I don't know if I have the full list. Many
                  Α.
09:48:36 25
             of the people I mentioned already, Mark Andreessen,
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         1
                                   ERIC BINA
13:47:27
             different functionality than was in that version
13:47:29
             that I saw before we started developing the Web
13:47:32
         4
             browser.
13:47:32
         5
                       That early Viola version that you first
13:47:34
         6
             saw --
13:47:35
                  Α.
                       Correct.
13:47:35
                       -- didn't have in-line images?
                  Q.
13:47:36
                  Α.
                       Correct.
13:47:53 10
                      Do you remember that when you were being
                  O.
13:47:55 11
             questioned by Ms. Doan there were some questions
13:47:58 12
             about whether it would have been obvious to
13:47:59 13
             implement some of Eolas's invention in light of
13:48:03 14
             things that you had heard?
13:48:04 15
                  Α.
                       Yes.
13:48:06 16
                  Q. Even though you say that it would have been
13:48:09 17
             obvious to do some of these things to practice
13:48:11 18
             Eolas's invention, you're not aware of any public
13:48:14 19
             version of Web browsers that could implement Eolas's
13:48:18 20
             invention prior to the end of 1994, are you?
13:48:21 21
                  MS. DOAN: Objection, form.
13:48:23 22
             BY THE WITNESS:
13:48:23 23
                  A. I am not.
13:48:39 24
                       Is it true that you later saw browsers
                  O.
13:48:40 25
             after that time implement Eolas's invention?
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         1
                                   ERIC BINA
14:28:23
             browsers I didn't know about. So sitting here
14:28:26
             today, I do not know -- I'm going to go back to the
14:28:36
             "with certainty" thing -- with certainty that any
14:28:39
         5
             browser implemented the Eolas invention before 1994.
14:28:43
         6
             You seem to be taking the inverse of that in a
14:28:49
             binary true set, which I'm not certain that's
14:28:51
             helpful, in wanting me to state that's true, and I
14:28:54
             don't think I can because you want me to be stating
14:28:59 10
             that I know that none did, and I can't know a
14:29:02 11
             negative like that.
14:29:04 12
                  Q. Okay. So let me flip it. Can you tell me
14:29:06 13
             today sitting here about any browser that was
14:29:09 14
             publicly available before the end of 1994 that
14:29:12 15
             implemented Eolas's invention?
14:29:14 16
                  MR. DUSTON: Objection, form.
14:29:16 17
             BY THE WITNESS:
14:29:16 18
                  A. I can't tell you about any browser that I
14:29:18 19
             know of that before 1994 I know implemented Eolas's
14:29:22 20
             invention.
14:29:24 21
                  Q. Now, you also mentioned the demo of Mosaic
14:29:26 22
             to Ms. Doan again.
14:29:31 23
                  A. Oh, yes, the video demo. Yes.
14:29:33 24
                      Do you have any documents regarding this?
                  Ο.
14:29:36 25
                  Α.
                      No.
```